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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|---|------------------------------|-----------------------|---------------------|------------------|
| 10/055,028 | 01/23/2002 | Thomas W. Christoffel | BLS-007 | 7504 |
| 51414 GOODWIN PR | 7590 05/15/200 COCTER LLP | 7 | EXAMINER | |
| PATENT ADMINISTRATOR | | | GREY, CHRISTOPHER P | |
| EXCHANGE PLACE BOSTON, MA 02109-2881 | | ART UNIT | PAPER NUMBER | |
| | | · | 2616 | |
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| | • | | 05/15/2007 | PAPER |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

| | Application No. | Applicant(s) | | |
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| | 10/055,028 | CHRISTOFFEL ET AL. | | |
| Office Action Summary | Examiner | Art Unit | | |
| | Christopher P. Grey | 2616 | | |
| The MAILING DATE of this communication app Period for Reply | ears on the cover sheet with the c | orrespondence address | | |
| A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). | ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from to become ABANDONED | I. ely filed the mailing date of this communication. O (35 U.S.C. § 133). | | |
| Status | | | | |
| 1) ⊠ Responsive to communication(s) filed on 11 Ag 2a) □ This action is FINAL. 2b) ⊠ This 3) □ Since this application is in condition for alloward closed in accordance with the practice under E | action is non-final. nce except for formal matters, pro | | | |
| Disposition of Claims | | • | | |
| 4) ☐ Claim(s) 18-34 is/are pending in the application 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 18-34 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or | vn from consideration. | · . | | |
| Application Papers | | 4. | | |
| 9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examiner 11) The oath or declaration is objected to by the Examiner 12. **The oath or declaration is objected to by the Examiner of the correction of the correcti | epted or b) objected to by the Edrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj | ected to. See 37 CFR 1.121(d). | | |
| Priority under 35 U.S.C. § 119 | • | | | |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. | | | | |
| Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date | 4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other: | te | | |

DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

- 1. Claims 18-34 are rejected under 35 U.S.C. 102(e) as being anticipated by Akhtar et al. (US 7079499), hereinafter referred to as Akhtar.
- Claim 18, 25, 32 Akhtar discloses receiving a request at the first wireless network to access the second wireless network (Col 30 lines 51-61 and Col 33 lines 4-22, the first wireless network substantially heterogeneous with the second wireless network (Col 30 lines 38-50), and the request being on behalf of the mobile device and indicating a network system specifying the second wireless network (Col 31 lines 44-Col 32 line 11).

Akhtar discloses through the intermediary network (fig 1, 108, IP network) via the first wireless network, obtaining an access identifier for the second wireless network, the

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access identifier for use by the mobile device when accessing the second wireless network (see fig 5 and Col 13 lines 53-Col 14 line 10).

Akhtar discloses providing to the mobile device via the first wireless network, the access identifier for the mobile device to use when accessing the second wireless network (fig 14A, element 1432, and Col 38 lines 45-Col 39 line 39 and Col 39 lines 54-67, NAI extension).

Akhtar discloses providing a virtual representation of the first wireless network at the second wireless network by emulating a gateway of the first wireless network by supporting protocols of the first wireless network at the second wireless network (Col 26) lines 8-15 and Col 31 lines 30-35 and fig 10, where both lsf and nsf's form fig 10 support AAA protocol for communication b/w home and visiting networks; also see Col 25 lines 51-53, where tunneling data is equivalent to emulating as supported description of the application), thereby allowing the mobile device to seamlessly access the second wireless network (Col 30 lines 45-48 and Col 31 lines 15-16) via the first wireless network using the access identifier (Col 26 lines 16-19, where authenticating is performed via the home network's NSF).

Claim 19, 26 Akhtar discloses the first wireless network being a wireless local area network, the second wireless network being a cellular telecommunications network (Col 1 lines 35-52 and Col 8 lines 36-40), and the mobile device being a personal digital assistant (Col 7 lines 42-Col 8 line 12).

Claim 20, 27 Akhtar discloses the request including a user identification of a user of the mobile device (Col 33 lines 5-14), and the step of receiving the request including

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determining an identity of the network system as a function of the user identification (col 33 lines 22-26, authentication verifies an identity).

Claim 21, 28 Akhtar discloses the step of obtaining the access identifier including providing an authentication request (Col 26 lines 39-Col 27 line 13) on the request to a dynamic host configuration server (Col 13 line 20-Col 15 line22).

Claim 22, 29, 33, 34

Akhtar discloses the access identifier being an Internet protocol address (Col 7 line 53-Col 8 line 12) and the intermediary network being the Internet (fig 1, 108).

<u>Claim 23, 30</u> Akhtar discloses the step of obtaining the access identifier including requesting the access identifier from a network gateway (see gateways in fig 4B) for the second wireless network, the network gateway providing the access identifier from a predefined range of access identitifers (Col 3 lines 53-Col 14 line 14, requesting IP address from a database containing a number of entries).

<u>Claim 24, 31</u> Akhtar discloses the step of providing the access identifier including storing the access identifier in a device database that includes device identification for the mobile device (Col 14 lines 1-6).

Response to Arguments

2. Applicant's arguments with respect to claims 18, 25 and 32 have been considered but are most in view of the new ground(s) of rejection.

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3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christopher P. Grey whose telephone number is (571)272-3160. The examiner can normally be reached on 10AM-7:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Doris To can be reached on (571)272-7629. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Christopher Grey Examiner

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DORIS H. TO SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600

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